
NOTICE: In lieu of a star print, errata are printed to indicate corrections to the original report.

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115TH CONGRESS }
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SENATE

{ REPORT
115-87

ERRATA

MAY 25, 2017.—Ordered to be printed

Mr. BARRASSO, from the Committee on Environment and Public Works, submitted the following

R E P O R T

[To accompany S. 692]

CORRECTION

On page 2, following the line “Authorizes compliance schedules in permits incorporating an integrated plan for any water quality standard, if authorized by a State in its water quality standards regulations.” insert the following test:

This language clarifies that States have the authority to authorize, as part of their water quality standards regulations, the use of schedules of compliance for both pre- and post-1977 water quality standards. To avoid any confusion, this section also includes a transition rule stating that if a state issues a compliance schedule in a permit that action does not revise an existing schedule of compliance in a consent decree or enforcement order. Such a revision requires agreement of the parties and the court. This transition rule neither broadens nor narrows the scope of protection from litigation provided under section 505(b)(1)(B) of the Clean Water Act.

